

REDS ARE JUBILANT.

They Shriek with Joy Over the Release of the Anarchists.

Most Says, "Justice to the Living Has Come at Last."

Arrangements Being Made for a Mass-Meeting Next Week.

New York Anarchists are as jubilant to-day on account of the pardoning of their Chicago brethren by Gov. Altgeld as if living in their ideal of the millennium, with law as an unknown institution.

Herbert, the leader of the followers of the red flag, was happier than on any day since he was released from Blackwell's Island, and stated to an "Evening World" reporter this morning that it will require four columns in his present issue to give vent to his exultation.



SAMUEL FIELDEN, ONE OF THE PARDONED ANARCHISTS.

"Justice to the living has come at last," he said, "but Gov. Altgeld cannot put life in the murdered dead. His decision and proclamation are exactly in line with what we have been claiming for seven years.

"It was prejudice that convicted the martyrs who were hanged, and the same prejudice that made victims of the men who have just been pardoned.

"We in New York are jubilant," he said, "because an injustice has been righted, and to show our appreciation of Gov. Altgeld's action we will hold a mass-meeting next week. We are not looking for a hall large enough to accommodate those who wish to attend, and as soon as we secure that, speakers will be selected.

"Will any of the pardoned men be present?" he was asked.

"I hardly think so," he said. "They need rest," he added, "and would not want to come now. Maybe they will later."

Then Most broke into a stream of denunciations of the jury that convicted the anarchists. He said the jurors and Judge Gary were influenced by public opinion and that they were amenable to the law which Anarchists so much hate.

"Do you think there will be suits for damages?" Most was asked.

"No," he said. "The law will be satisfied, but there ought to be, and if the jury was a jury of freemen the families of the dead men would be given a large sum of money to make up for the damages. But juries are prejudiced and Anarchists can't get justice."

Justice H. Schwab, whose saloon at 211 West Street, is headquarters for many of the long-haired fraternity, was delighted with the pardoning that he said the bulletin-board in his saloon fairly shouts with words of praise.

On it is posted a demarche which Schwab received and which reads:

"Altgeld has liberated Fielden, Schwab and Neebe. Come to the World's Fair, 'G. M. SCHILLING'.

Below that is clipping from last night's Sporting Extra of 'The Evening World' in which the board is pasted a picture of Gov. Altgeld printed on crimson united paper.

Above Altgeld's head was drawn with chalk a crown, so placed that the ill-fated Governor's face was crowned by a king crowned by the men who now so greatly admire him.

Schwab said his feelings were best expressed in his telegram to Gov. Altgeld, which reads:

"Dear Sir: I greet your heartfelt salutations. JUSTUS H. SCHWAB.

"Anarchy is only life's infancy," said Schwab, "and Gov. Altgeld is the father who will assist it to maturity."

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Recorder Smyth, the stern jurist said he had enough Anarchists in New York to take care of without bothering about those in Chicago.

"In this Gov. Altgeld a Democrat or a Republican," Recorder Smyth said, "is not a matter of consequence. When told that Altgeld is a Democrat the Recorder answered: 'Well, I don't believe I would vote for him.'

"What do you think of his criticism of Judge Gary?"

"I haven't read it yet," said Recorder Smyth, "but I think I would like to read it. It contains 17,000 words, and one of the court officers.

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"He had a perfect right," said Mr. Hummel, "to pardon the Anarchists, but he did not think that when he pardoned his way and without seeing witnesses constituted himself an arbitrator between the State and the criminals, and the appellate tribunal which afterwards passed on the case.

"The interpretation of executive clemency should be very seriously guarded, and should never be open to the slightest criticism. It is a power which seems to have been a bid for the approval of the very classes which he is pardoning. It is a power which cripples the police department in Chicago and makes a laughing stock of the courts of justice in Cook County.

Ex-Judge Dittenhofer was the only attorney who was inclined to uphold the action of the Illinois Governor.

He said at the time of the trial he thought some of the rulings were wrong. Foremost in securing the pardon of Schwab, Fielden and Neebe was E. S. Dreyer, a Chicagoan and a well-known operator, who was foreman of the Grand Jury that indicted them.

He said he believed Neebe, who was sentenced to fifteen years in the penitentiary, was innocent, and that Schwab and Fielden were innocent and had been punished.

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"The record of the trial shows that the jury in this case was not drawn in the best manner. It was drawn, that is, instead of having a number of names drawn out of a box containing many hundred names, the law contemplates shall be done in order to insure a fair jury and give each man his day in court.

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"It is shown that he was managing this case; the fellows would hang as certain as death," he said, "and he was calling them to the bar and telling them to challenge, and the defendants would have to take such men as the prosecution wanted. It is a record that is a disgrace to the State, and the defendants were obliged to exhaust all of their peremptory challenges, and then take the jury almost every member of which stated frankly that he was prejudiced against the defendants.

The Governor criticizes Judge Gary thus:

"The State has never discovered who it was that threw the bomb that killed the policeman, and the evidence does not show any connection between the defendants and the man who did throw it. The trial judge, in overruling

the motion for a new hearing and again recently in refusing a writ of habeas corpus, has shown that he is not impartial. The conviction has not gone on the ground that they did have a fair trial, but on the ground that the particular act which caused the death of Degan, but the conviction proceeds upon the ground that they had generally, by speech and print, advised large classes of the people not particularly individuals, but large classes, to commit murder and had left the commission, the time and place and when, to the individuals, not by whom or caprice, or whatever it may be, of each advice and man who listened to their advice, and in consequence of that advice, in pursuance of that advice and in pursuance of that advice, the known did throw the bomb that caused Degan's death. Now if this is not a fair trial, this is a case of this sort."

"The record of the case shows that the judge conducted the trial with malicious ferocity, and forced eight men to be tried together; that in cross-examination the judge was not impartial, while in the cross-examination of the defendants' witnesses he permitted the State's attorney to go into all manner of subjects entirely foreign to the matters on which the witnesses were examined, and that on every ruling of the judge, made in favor of the State, the record contains insinuating remarks of the judge, made in the hearing of the jury and with New York Anarchists, of bringing the jury to his attention thinking. These speeches, coming from the Court, were not more damaging than any speeches from the State's attorney could possibly have been. The State's attorney took his cue from the judge's remarks.

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WOODWARD WANTS HIS CHILD.

Charged with Cruel Treatment of His Wife, Who Is Dead.

Another Woman Tries to Thrust Her Infant Into His Arms.

Lillian Woodward, a pretty three-year-old girl, with blue eyes and long golden hair, was in the Supreme Court, Brooklyn, this morning, when the suit of George H. Woodward, her father, against her mother, who was charged with the custody of her, was heard.

The child lives with her grandfather, Jeremiah Hackett, who knows her father, and Woodward says she is illegitimately withheld from him. Woodward, who was heard in the Supreme Court, Brooklyn, this morning, when the suit of George H. Woodward, her father, against her mother, who was charged with the custody of her, was heard.

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TOLD BY HER TWO HUSBANDS.

Crossman's Suit for Divorce Heard by Judge McAdam.

The suit of Eugene H. Crossman against his wife, Mary E. Crossman, for absolute divorce, was tried before Judge McAdam in the Superior Court, Special Term, today.

The trial consisted only in the hearing of the testimony of the husband and the reading of a deposition of John E. Cheliet, of 607 Carondelet avenue, New Orleans, who testified that in 1910, while he and his wife were in the South, he told her with white to purchase clothing; that she bought a wedding dress and a suit, and that she was married to John E. Cheliet, who was a resident of Trinity Chapel, New Orleans, April 16, 1910.

The husband testified that in 1910, while he and his wife were in the South, he told her with white to purchase clothing; that she bought a wedding dress and a suit, and that she was married to John E. Cheliet, who was a resident of Trinity Chapel, New Orleans, April 16, 1910.

ARREST IN THE BROWER MURDER.

Michael Welch Suspected of Being Concerned in the Pier Fight.

Detectives Haggerty, Herlich and Cronin, of the Madison street station, arrested John Welch, alias Sullivan, at 74 Chambers street, at 1 o'clock this afternoon.

Welch, the man suspected of being implicated in the murder of William Brower, at pier 37, East River, Saturday night.

Welch was one of a party who got out of a row boat and engaged in a fight with Brower, during which the latter's skull was crushed in with an iron.

The prisoner denies that he struck the blow and accuses John Gonzales, who has not yet been apprehended, Jeremiah and Michael Cronin, two other suspects, are confined in the Tombs.

MURDERED BABY FOUND.

First Strangled, Then Cut Up and Put in a Sewer Trap.

The body of a two-year-old child, shockingly mutilated, was discovered this morning in the sewer-trap in the rear of the tenement, 34 Eldridge street.

From the appearance of the face the infant had evidently been strangled to death and then cut up, so that the pieces could easily be put together.

Word Detective Kienman, of the Eldridge street station, is trying to run down the identity of the mother of the child, but he has little hope of succeeding.

Attached to the trap is a plug three inches long, and one of the pieces of the body of the child was found in the trap.

He said that this morning on account of the rain, he was out on the street when he started in to do so, he discovered the evidence of the crime.

ST. LOUIS POLICE OUTRAGE.

A Leader and a Rope Would Have Brought on an Officer's Lynching.

ST. LOUIS, June 27.—Police Officer Christopher J. Verdon narrowly escaped lynching last night by a crowd of citizens.

Verdon was in full uniform and crazy drunk. He became involved in a dispute about religion with Hugh McGuire, a salaried man who usually wears a blue coat, and who was charged with the duty of guarding the entrance to the city hall.

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MRS. MARSHALL PAROLED.

Her Husband Beat Her and She Stabbed Him with a Fork.

Mrs. Dollie Marshall, a bright looking colored woman of 40, was paroled by Justice Gosselin, in the Lee Avenue Court, today.

Mrs. Marshall recently refused to follow her husband to Jersey City, and when he failed to obtain a warrant for her arrest, she was charged with the duty of guarding the entrance to the city hall.

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NEWTON AGAIN OVERRULED.

The Graveyard Justice's Fourth Irregular Commitment Reversed.

Justice Bartlett, in Supreme Court, Brooklyn, today, discharged Michael Hanlon, who has been confined in Raymond street jail since June 4.

Hanlon was arrested at Coney Island by one of Chief McKane's policemen, on a charge of larceny of a watch, and was committed to jail for six months.

The case was brought before Justice Bartlett, who was charged with the duty of guarding the entrance to the city hall.

REUTER'S WILL PROBATED.

Self-Confessed Murderer Left All to His Friends.

NEWARK, N. J., June 27.—In the Orphans Court in Newark, today, Judge Kirkpatrick made an order admitting to probate the will of Carl F. Reutter, who is said to have made a confession when dying a few months ago, stating that it was he who fired the shot which killed William Harrison, a prominent citizen of Newark, July 4, 1888.

He was an Anarchist, and meetings of the Reutter family were held in his home. He left most of his property to three or four of his friends and associates, and nothing to his mother, Mrs. Caroline Werner.

She contested the will. The estate is valued at about \$200.

WOODWARD WANTS HIS CHILD.

Charged with Cruel Treatment of His Wife, Who Is Dead.

Another Woman Tries to Thrust Her Infant Into His Arms.

Lillian Woodward, a pretty three-year-old girl, with blue eyes and long golden hair, was in the Supreme Court, Brooklyn, this morning, when the suit of George H. Woodward, her father, against her mother, who was charged with the custody of her, was heard.

The child lives with her grandfather, Jeremiah Hackett, who knows her father, and Woodward says she is illegitimately withheld from him. Woodward, who was heard in the Supreme Court, Brooklyn, this morning, when the suit of George H. Woodward, her father, against her mother, who was charged with the custody of her, was heard.

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TOLD BY HER TWO HUSBANDS.

Crossman's Suit for Divorce Heard by Judge McAdam.

The suit of Eugene H. Crossman against his wife, Mary E. Crossman, for absolute divorce, was tried before Judge McAdam in the Superior Court, Special Term, today.

The trial consisted only in the hearing of the testimony of the husband and the reading of a deposition of John E. Cheliet, of 607 Carondelet avenue, New Orleans, who testified that in 1910, while he and his wife were in the South, he told her with white to purchase clothing; that she bought a wedding dress and a suit, and that she was married to John E. Cheliet, who was a resident of Trinity Chapel, New Orleans, April 16, 1910.

The husband testified that in 1910, while he and his wife were in the South, he told her with white to purchase clothing; that she bought a wedding dress and a suit, and that she was married to John E. Cheliet, who was a resident of Trinity Chapel, New Orleans, April 16, 1910.

ARREST IN THE BROWER MURDER.

Michael Welch Suspected of Being Concerned in the Pier Fight.

Detectives Haggerty, Herlich and Cronin, of the Madison street station, arrested John Welch, alias Sullivan, at 74 Chambers street, at 1 o'clock this afternoon.

Welch, the man suspected of being implicated in the murder of William Brower, at pier 37, East River, Saturday night.

Welch was one of a party who got out of a row boat and engaged in a fight with Brower, during which the latter's skull was crushed in with an iron.

The prisoner denies that he struck the blow and accuses John Gonzales, who has not yet been apprehended, Jeremiah and Michael Cronin, two other suspects, are confined in the Tombs.

MURDERED BABY FOUND.

First Strangled, Then Cut Up and Put in a Sewer Trap.

The body of a two-year-old child, shockingly mutilated, was discovered this morning in the sewer-trap in the rear of the tenement, 34 Eldridge street.

From the appearance of the face the infant had evidently been strangled to death and then cut up, so that the pieces could easily be put together.

Word Detective Kienman, of the Eldridge street station, is trying to run down the identity of the mother of the child, but he has little hope of succeeding.

Attached to the trap is a plug three inches long, and one of the pieces of the body of the child was found in the trap.

He said that this morning on account of the rain, he was out on the street when he started in to do so, he discovered the evidence of the crime.

ST. LOUIS POLICE OUTRAGE.

A Leader and a Rope Would Have Brought on an Officer's Lynching.

ST. LOUIS, June 27.—Police Officer Christopher J. Verdon narrowly escaped lynching last night by a crowd of citizens.

Verdon was in full uniform and crazy drunk. He became involved in a dispute about religion with Hugh McGuire, a salaried man who usually wears a blue coat, and who was charged with the duty of guarding the entrance to the city hall.

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MRS. MARSHALL PAROLED.

Her Husband Beat Her and She Stabbed Him with a Fork.

Mrs. Dollie Marshall, a bright looking colored woman of 40, was paroled by Justice Gosselin, in the Lee Avenue Court, today.

Mrs. Marshall recently refused to follow her husband to Jersey City, and when he failed to obtain a warrant for her arrest, she was charged with the duty of guarding the entrance to the city hall.

McGuire, who was charged with the duty of guarding the entrance to the city hall, was charged with the duty of guarding the entrance to the city hall.

NEWTON AGAIN OVERRULED.

The Graveyard Justice's Fourth Irregular Commitment Reversed.

Justice Bartlett, in Supreme Court, Brooklyn, today, discharged Michael Hanlon, who has been confined in Raymond street jail since June 4.

Hanlon was arrested at Coney Island by one of Chief McKane's policemen, on a charge of larceny of a watch, and was committed to jail for six months.

The case was brought before Justice Bartlett, who was charged with the duty of guarding the entrance to the city hall.

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